

THE UNITED STATES FEDERAL COURT
THE STATE OF TEXAS

VS.

Robert Roberts 450-417-7482
11-10-66

Cornelia Childress 5-24-88

Katiisix Roberts 4-5-14

Katii Roberts 6-16-15

QuTE Roberts 8-19-16

Miracle Roberts 10-9-18

AUG 28 2019

CLERK, U.S. DISTRICT CLERK
WESTERN DISTRICT OF TEXAS
BY *[Signature]*
REBUTT

SA 19CA 1043

OG

MJ-RBF

Writ Of Habeas Corpus

comes now Defendants in Custody, either with
Child Protective Services (CPS) or Bexar County Jail.
Seeking relief, were Government entities gorge themselves
from the "fruits of the Poisonous tree". If Subjective
good faith alone were the test, the Protection of the
Fourth Amendment would evaporate and the people
would be SECURE in their persons, houses, papers and effects,
only in the discretion of the Police BECK V. OHIO Supra
at 97, 85 S.Ct. at 229. To Strike Down all factual
requirements in respect to Probable Cause for
arrest without a warrant, would be to blast one
of the Support Columns of Justice By Law See
Wrightson V. United States, 95 U.S. App D.C.
390, 227. F.2d 556, 559-560. Defendant in Civil Court
Pro-Se HOLDS STATE AT Bay while on record in open court
Child Protective Services (CPS) along with Childrens
Lawyer. Admitted they had no idea how children were
doing Per Salley Justice Stating and I quote
"the kids are doing fine and adjusting" were in

Jeanna Obeymeyer(cps) worker admitted on the record children were being spanked by foster Parents while Defendant Supplied photos of bleeding SUMS, busted Lips and Bruises and Black eyes Weeks before.

See Attachment filed Stamped with Family Court under Writ of Hebeus Clerks Sent to the Texas Supreme Court BEXAR County Texas Civil court Clerks office 100 Dolores 2nd Floor San Tx 78205. Since my rearrest

All information and communication with Family Court Civil and (cps) has stopped, I have no court information.

Everyone has Reanted - Facts: Police are Called by a absent and recently bailed out wife, whom is a mom, to a 6 bdrm 2 1/2 bath home were she tells Police that babysitter was supposed to come and babysit and that she had a relationship with me. Mind you I am not there as this transpires, the police leave then according to the report of Police they come back 20 minutes later with

No warrant Police ask me to enter home I close door and say no Police open door and come inside Police place me under arrest putting in handcuffs and put me in police car Police interrogate me. Then Police take me out of Police car and let me go.

Then arrest me again on information acquired from the first arrest (cps) take children then later state allegation unfounded. The Silver Platter label stems from a Phase first turned in the prevailing opinion in Lustig v. United States 338 U.S. 74, 69 S.Ct. 1372, 1374, 93 L.Ed. 1819. To Put this in historic perspective

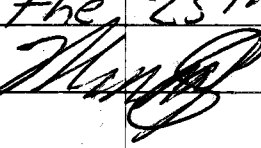
the Appropriate Starting Point must be Weeks v. United States 232 U.S. 383, 34 S.Ct. 341, 581 F.2d 652, when I was rearrested I was placed in a court room holding cell the Police took my Property and placed it in a Property bag then Sealed it. I watched the Plaintiff hand it over to police, they open they bag and take out my Cell phone then remove the Cell phone Cover open the back of the phone and take out battery then put it back together and Place Cell Phone in bag. Police come and ask me to sign my Property I had already sign for Property what they asked me to sign was called a Search warrant I said as much to police they Said we got one you dont have to sign it. So Police Search and Seize my Property Again, they take the Original bag that has my signature on it and place phone in it. Civil rights Violations are all the more regrettable because they are so unnecessary. Professional Standards in law enforcement provide for fighting Crime with intelligence rather than force. Elkins v. United States 364 U.S. 206 (1960) Petition for Writ of Habeas Corpus Release because of Delay (Based on 17.151 of the TX.C.C.P.) Failure of state to be ready for trial in Goday Has BEEN IGNORED Court Set But not trial Court Post Godays 114 day still no trial Date Set. Motion I have filed - To Dismiss Court Appointed Counsel, for reduction of Bond, for an investigator, In Limine, to Quash Indictment, For a Pre-

trial Hearing, for evidence favorable to defendant, for Order to require State to disclose prior acts of misconduct, for discovery. I am being completely ignored I am being starved for life my family, my children Defendants seek relief now and compensation for loss of liberty and emotional damages for loss of home. Legally married family of 6, the parent child relationship is held sacred and in high regard.

Pro-Secution Civil

Papers on file

In regards to Civil and District court
2019 CR 6881 Court D226 indictment date June
20 2019 warrant issued on that day as well
arraigned June 21, 2019 in Family Court. I had
been Cleaved in the Head Protecting A woman
from a man that had a meat cleaver. I just
got a new car and A Job I was asking the
Court for more time to secure A Home.

I Robert Roberts declare that the
above statement is true and correct to
the best of my knowledge on the 25th day of
August in the year of 2019 

Robert Roberts 1099836
200 N CCMAL
SU TX 78207

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